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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/668,735	09/23/2003	Ronald D. Provow	58727US002	1778
	7590 04/06/2007 IVE PROPERTIES COMI	EXAMINER		
PO BOX 33427		MARCHESCHI, MICHAEL A		
ST. PAUL, MN	55133-3427		ART UNIT	PAPER NUMBER
			1755	· ·
			VOTIEIGATION DATE	DELIVERY MODE
			NOTIFICATION DATE 04/06/2007	ELECTRONIC

## Please find below and/or attached an Office communication concerning this application or proceeding.

Notice of the Office communication was sent electronically on above-indicated "Notification Date" to the following e-mail address(es):

LegalUSDocketing@mmm.com LegalDocketing@mmm.com

## Advisory Action Before the Filing of an Appeal Brief

Application No.	Applicant(s)		
10/668,735	PROVOW ET AL.		
Examiner	Art Unit		
Michael A. Marcheschi	1755		

	Michael A. Marcheschi	1755	
The MAILING DATE of this communication appe	ars on the cover sheet with the c	orrespondence add	ress
THE REPLY FILED 21 March 2007 FAILS TO PLACE THIS AF	PLICATION IN CONDITION FOR A	ALLOWANCE.	
1.  The reply was filed after a final rejection, but prior to or or this application, applicant must timely file one of the follow places the application in condition for allowance; (2) a Not a Request for Continued Examination (RCE) in compliant time periods:	the same day as filing a Notice of wing replies: (1) an amendment, aff tice of Appeal (with appeal fee) in c	Appeal. To avoid aba idavit, or other evider compliance with 37 C	nce, which FR 41.31; or (3)
a) The period for reply expires 3 months from the mailing date	of the final rejection.		
b) The period for reply expires on: (1) the mailing date of this A no event, however, will the statutory period for reply expire I Examiner Note: If box 1 is checked, check either box (a) or TWO MONTHS OF THE FINAL REJECTION. See MPEP 7	Advisory Action, or (2) the date set forth ater than SIX MONTHS from the mailing (b). ONLY CHECK BOX (b) WHEN THE 06.07(f).	g date of the final rejecti E FIRST REPLY WAS F	on. ILED WITHIN
Extensions of time may be obtained under 37 CFR 1.136(a). The date have been filed is the date for purposes of determining the period of exunder 37 CFR 1.17(a) is calculated from: (1) the expiration date of the set forth in (b) above, if checked. Any reply received by the Office late may reduce any earned patent term adjustment. See 37 CFR 1.704(b) NOTICE OF APPEAL	tension and the corresponding amount of shortened statutory period for reply origing that the mailing date the mailing date.	of the fee. The appropri inally set in the final Offi	iate extension fee ce action; or (2) as
<ol> <li>The Notice of Appeal was filed on A brief in comp filing the Notice of Appeal (37 CFR 41.37(a)), or any exte a Notice of Appeal has been filed, any reply must be filed</li> </ol>	nsion thereof (37 CFR 41.37(e)), to	avoid dismissal of th	
AMENDMENTS	hut mianta tha data affilina a huiaf		
<ul> <li>The proposed amendment(s) filed after a final rejection,</li> <li>(a) They raise new issues that would require further co</li> <li>(b) They raise the issue of new matter (see NOTE below)</li> </ul>	nsideration and/or search (see NO w);	TE below);	
(c) They are not deemed to place the application in be	tter form for appeal by materially re	ducing or simplifying	the issues for
appeal; and/or	acreamending number of finally rei	antad alaima	
(d) They present additional claims without canceling a NOTE: (See 37 CFR 1.116 and 41.33(a)).		ected claims.	
4. The amendments are not in compliance with 37 CFR 1.11		maliant Amandment	(DTOL 224)
5. Applicant's reply has overcome the following rejection(s)		mphant Amendment	(F10L-324).
<ol> <li>S. ☐ Newly proposed or amended claim(s) would be a</li> </ol>		timely filed amendme	ent canceling the
non-allowable claim(s).		unicity med amendine	ant barrooming the
7.  For purposes of appeal, the proposed amendment(s): a) how the new or amended claims would be rejected is pro The status of the claim(s) is (or will be) as follows:		l be entered and an e	explanation of
Claim(s) allowed:			
Claim(s) objected to: Claim(s) rejected: <u>1,4,10,12,16,17,20,23-26,28,32-35,37</u> Claim(s) withdrawn from consideration: <u>6-9</u> .	<u>and 38</u> .	• .	
AFFIDAVIT OR OTHER EVIDENCE		•	
<ol> <li>The affidavit or other evidence filed after a final action, bu because applicant failed to provide a showing of good an was not earlier presented. See 37 CFR 1.116(e).</li> </ol>			
<ol> <li>The affidavit or other evidence filed after the date of filing entered because the affidavit or other evidence failed to showing a good and sufficient reasons why it is necessar</li> </ol>	overcome all rejections under appea	al and/or appellant fai	Is to provide a
<ol> <li>The affidavit or other evidence is entered. An explanation REQUEST FOR RECONSIDERATION/OTHER</li> </ol>	n of the status of the claims after e	ntry is below or attach	ned.
<ol> <li>The request for reconsideration has been considered busee attached.</li> </ol>	nt does NOT place the application in	n condition for allowa	nce because:
12. Note the attached Information Disclosure Statement(s).	(PTO/SB/08) Paper No(s)		7
13. Other:			
		Michael A Marches	chi
		Primary Examiner	OH II
		Art Unit: 1755	

## ATTACHMENT TO ADVISORY ACTION

With respect to the arguments based on Hoopman, Neff, Adefris Wei and Kaisaki et al., in combination, no new arguments are presented (the examiner has fully responded to any previous arguments based on this combination).

The only new argument is based on Skeem et al. in that the office has handled this in a lackadaisical manner. The examiner disagrees because the office has clearly defined why this reference can be used in combination with the other references and applicants have not clearly presented evidence otherwise for the following reasons.

The office clearly established proper motivation in view of the benefits defined by Skeem (Skeem provides the necessary motivation to produce the shapes having a radiused section as defined by the instant claims. Although this reference is directed to teeth on a cutting article, it is the examiners position that one skilled in the art reading Skeem would understand, in view of the benefits defined, that the radiused section is not only applicable to teeth but to any feature that is used in abrading operations). Applicants arguments do not clearly and persuasively argue against this motivation.

In addition, applicants argue the examiners further statement that "the use of a radiused section will minimize the retention of swarf at the junction between the feature and substrate surface, thus maximizes the continuous use of the article" in that Skeem et al. does not support this assertion. The examiner acknowledges this, however, this statement is well within the scope of the skilled artisan because with an angled junction (as is the case without a radiused section) more swarf will be collected at said angled junction when compared to a radiused junction. This is apparent because the radius at the junction will help in the elimination of the swarf. An angled

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junction will trap more material at said junction when compared to a radiused junction because the material (swarf in this case) can flow over the radiused junction more easily than in an angled junction. To support the examiners position, a staircase with an angled junction between the step and riser collects more lint when compared to a staircase with an angled junction between the step and riser.

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